

FILED

SEP 02 2022

Mark C. McCartt, Clerk
U.S. DISTRICT COURTUNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA
James Robert Blanchard SIS953 DOC

Plaintiff

vs.

Case Number:

(To be supplied by Court Clerk)

State of Oklahoma

Enid court house & police station

3 Lawyer office

Defendant(s)

22CV-386 GKF - SH

Current Location (including Address) of Confinement:

CRABtree MSU
POB 4 Bottom Rank 110
216 N Marry St Helene OK

Prisoner Number:

SIS953

CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983

A. Parties

1) James R. Blanchard is a citizen of United States who presently resides at
(Plaintiff) (State)
216 N Marry St Helene Oklahoma
(Mailing address or place of confinement)2) Defendant Kartiwa Matouset is a citizen of United States
(Name of first defendant) (City, State)
and is employed as Enid Oklahoma Court House Lawyer
(Position and title, if any)At the time the claim(s) alleged in this complaint arose, was this defendant acting under the color of state law? Yes NoIf your answer is yes, briefly explain: Why I looked & dressed & statto's
cause I'm a felon & cause I'm white & white I
cause Police Report & Affadavit prove this
3) Defendant Jimmy Buns JR is a citizen of United States
(Name of second defendant) (City, State)and is employed as DA at Enid Oklahoma 7301 Court House
(Position and title, if any)At the time the claim(s) alleged in this complaint arose, was this defendant acting under the color of state law? Yes No

If your answer is yes, briefly explain:

✓ Mail

No Cert Svc No Orig Svc

Civil Rights Complaint Pursuant to 42 U.S.C. § 1983

1

PR-01 (07/08)

C/J C/MJ C/Ret'd No Env

No Cops ✓ No Env/Cops O/J O/MJ

Rulings
concerning
marking of
toy, imitation, &
look-alike firearms

[You may attach one additional page (8 1/2" x 11") to furnish the above information for additional defendants.]

B. Jurisdiction

1) Jurisdiction is asserted pursuant to: (Check one)

42 U.S.C. §1983 (applies to state prisoners)

Bivens v Six Unknown Named Agents of Fed. Bureau of Narcotics
403 U.S. 388 (1971) and 28 U.S.C. §1331 (applies to fed. prisoners)

2) Jurisdiction also is invoked pursuant to 28 U.S.C. §1343(a)(3). (If you wish to assert jurisdiction under different or additional statutes, you may list them below.)

During Intrapment: Self Def Act constained U.S. b1 arrest, Appeal Within 10 Working Days D.

Nature of Case *Judge ing me Throw + took NO Mariana Waring: questions, Customer Service Japan All Airsofts Have to Be Marked Its IS Law & Reg*

1) Briefly state the background of your case. *DOF - T Had two unopen toy Airsoft guns & might Had another INSIDE My pocket, But By law (Cf) IS (SOI) United State*

Cause of Action *Marked Its IS Law & Reg*

1) I allege that the following of my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: [If necessary, you may attach up to two additional pages (8 1/2" x 11") to explain any allegation or to list additional supporting facts.]

a) (1) Count I: *CF-2020-204 HAD New toy Airsoft guns The EPD charge me w/ possession them, By Law cannot charge me, cause By law of the markings*

(2) Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

(4) EPD cops officer tunel's May 25, 2020 prove this By charge of police reports affadavia & footage of video's. (Acting Matousek) (DA Jimmy Burns JR) (Lawyer)

(1) Count II: *CF-2020-383, Sep 2020*

No Mariana Waring footage prove this

Never Did EPD ask if Need Lawyer & never ask me THE EPD violated MY Rights By Intrapment (Ie CSD, I & X) & you Pick & X o' Airsoft & Def ACT

Civil Rights Complaint Pursuant to 42 U.S.C. § 1983

(2) Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

EPD cop you have set police Report
I viewed my const Amend rights
Violated 4, 5, 6)

(1) Count III: CM-2019-555, 600, 1043², 929,
& others DOUBTED ILLegal Sentence
false imprisonment

(2) Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

Judge Jason Siege & Judge Hialok
& Jimmy Buns Jr for appeal for 1yr
while on appeal Judge Siege Sentence me to 2yr
probation for CM-2019-1043², 929, & CM-2019-555,
600, others than appeal 2yr probation & went

1) I believe that I am entitled to the following relief:

I Believe charges should be sponge & Release from
prison at once & Money IN MY bank account
& Everyone Should Get INTO some kind of trouB

Original Signature of Attorney (if any)

Original Signature of Plaintiff

515953

Attorney's full address and telephone number

fcis Imprisonment
on CM cases Bonded out
& CF case
2020-204
Not against the
Law to possess
toy Airsoft guns
No Laws Broken

Civil Rights Complaint Pursuant to 42 U.S.C. § 1983

Judge Hialok court Room
& DA Jimmy Buns Jr &
Judge Hialok Sentence me
once again on CM-2019-1043²,
929, & CM-2019-555,
600 w/CF cases 2020-204
while on appeal for them
IN Judge Jason Siege court
Room & made me appear
Bond 3,000 Dennise price
Bondsman

LOOK ON BACK
Oklahoma StatuteDECLARATION UNDER PENALTY OF PERJURY

The undersigned declares (or certifies, verifies, or states) under penalty of perjury that he/she is the plaintiff in the above action, that he/she has read the above complaint and that the information contained therein is true and correct. 28 U.S.C. §1746. 18 U.S.C. §1621.

Executed at Court House Enid ok on May 25 2020.

(Location)

(Date)

County Jail Enid ok
Enid Police Station
Oklahoma 8 Bif
Cleveland St
West Bartlett St

James P Blanchard
(Original Signature of Plaintiff)
31593

Plea agreements will prove ~~is~~ Situation
for CM cases CM-2019-1043, 929, 555, 600, others
Lawyer IN those cases Tim Gungoll, Ben Barker,
for 1yr probation & ZYP probation
Denise Price Bondsman on All cases (S&O) 227,
OSCN. com, Court Clerk records of enid court Bond
House, Court Docket Sheet, Court mins, mic, video's,
Bodycam, Dashcam, Cleveland lights cameras,
There wasnt no st

police statement
from (WB) witness

→ No phone voice clips
to ERD station By Her

1, can body turned off
CF-2020-204 pof

(IS) 5001 req marking

are for all Airsoft's
toy guns

↓
On case XX 1283
Said Neve change
toy guns & Does Not
say felon cannot
possess toy Airsoft
guns & All Imitation
& look-like & toy
guns Airsofts Have
to Have Color plugs
(IS) 5001 USA
CFR part 1150, 3
PR-01 (07/08)

The samples do not bear a blaze orange plug or exterior coloring as required under 15 U.S.C. 5001 & 15 C.F.R. part 1150 & therefore, are not admissible & are subject to seizure under 19 U.S.C. 1595a(c) for a violation of Section 5001.

(15 C.F.R. 1150-3(b))

Airsoft's

(15 C.F.R. 1150
IMIATION)

Airsoft's
toy guns

United
States
Customs
Service



Airsoft's Must Have
Blaze orange
Marking permanently
affixed to the barrel
& cover barrel & muzzle
end

15 U.S.C. 5001
Penalties for
entering INTO
commerce of IMIATION firearms

The samples do not bear a blaze orange plug or exterior coloring as required under 15 U.S.C. 5001 & 15 C.F.R. part 1150 & therefore are not admissible & are subject to seizure under 19 U.S.C. 1595a(c) for a violation of Section 5001.

15 U.S.C. 5001
15 C.F.R. part
1150

WE conclude that the set Designated as Model 1S Subject to Seizure pursuant to 19 U.S.C. 1595 a (C) for a violation of 1S U.S.C. 5001 because the small plastic Airsoft toy guns 1S NOT Marked as Required. The toy gun sample submitted in the set Designated comply with 1S U.S.C. 5001 & 1S C.F.R. 1150 & 1150.3 & therefore, toys which are Identical to these submitted samples may BE Imported. this Ruling does not extend to any toys guns, which differ in any way from those presented for the purposes of this Ruling. John F. Atwood, Chief Intellectual Property Rights Branch

Look back

↑
Just New
2 Brand New In packages (Unopen)
Airsoft toy guns & may be ~~in~~ (D) INSIDE
pocket Not for sure cause on DASH
Cam there No 3 come from pocket

But Not against the law even
have out of package & poss
or carrie on me as long no
law being broken even as
a felon you always fell by marking
it's a fake toy guns & if no
marking not my fault cause
by law all airsoft toy guns
requirements marking no matter
what by state law & united
state law custom service
Japan airsoft toy guns
19 U.S.C. 1595a(c) would be
in violation if not marked
on toy guns & package THE
EPD cops by law could not
charge me for a real guns
no matter what cause you
can tell fake & no laws
broken & I'm wanna to
sue them

Blanchard James SISCB
216 N Murray Street
ScarfTree Corr center MSU
Unit 4 Bottoms Bunk 110

OKLAHOMA CITY OK 730
73746-1262 PMB L
29 AUG 2022
Postmark
Blanchard James SISCB

22 CV - 386 GKF - SH

NORTHERN D. COURTS
Mark McCaff Clark Court Clerk
RECEIVED
US COURT HOUSE 333 West 4th
St, Room 411 Tulsa, Oklahoma
74103
SEP 02 2022
Mark C. McCaff Clark
U.S. DISTRICT COURT

This correspondence is from an inmate under his or her custody of the Oklahoma Department of Corrections (ODC). For specific information about the inmate serving this sentence, refer to our website at www.ok.gov/odc. Click on the inmate's link then select "Offense, projected release date, photo etc." Refer to our website at www.ok.gov/odc for the sentence or contact the Warden at James Gandy Correctional Center at the facility telephone 950-959-4721. Butcher, the facility is not responsible for the return of mail to this inmate.